JS 44 (Rev. 10/20)

## Case 5:21-cv-04690 EGGL DOONNER SHEEL 10/26/21 Page 1 of 14

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE O	F THIS FOR							
I. (a) PLAINTIFFS Julia Wargo				DEFENDANTS. St. Luke's University Hospital						
1900 Whittles Wood			801 Ostrum Street							
		<b>T</b> G1:								
(b) Williamsburg of As 23185 aintiff James City				Bethlehem, PA 18015 County of Residence of First Listed Defendant Northampton (IN U.S. PLAINTIFF CASES ONLY)						
(E.	XCEPT IN U.S. PLAINTIFF CA	SES)		NOTE: IN LANI			ON CASES, USE TI VOLVED.	/	OF	
(c) Attorneys (Firm Name,	Address and Telenhone Numbe	r)		Attorneys (If Kno						
` Graham F. Baird,	Address, and Telephone Numbe Law Office of Eric			•	,					
	500 JFK Blvd, Suite	1240, Philadelphi	a PA 19	9102						
Tel: 267-546-013										
II. BASIS OF JURISD	ICTION (Place an "X" in	One Box Only)		IZENSHIP OF For Diversity Cases Of		NCIPA		Place an "X" in and One Box for		
1 U.S. Government	X 3 Federal Question		(1	or Diversity Cases Or	PTF	DEF	u	ina One Box joi	PTF	DEF
Plaintiff	(U.S. Government ]	Not a Party)	Citizen	of This State	1	1	Incorporated or Pri of Business In T		4	4
2 U.S. Government Defendant	4 Diversity (Indicate Citizenshi	ip of Parties in Item III)	Citizen	of Another State	2	_ 2	Incorporated and P of Business In A		5	5
				or Subject of a ign Country	3	3	Foreign Nation		☐ 6	6
IV. NATURE OF SUIT	$\Gamma$ (Place an "X" in One Box On	ly)			Cli	ck here	for: Nature of S	uit Code De	scription	<u>1s</u> .
CONTRACT		RTS		RFEITURE/PENALT	Y	BAN	KRUPTCY	OTHER	R STATUT	TES
110 Insurance 120 Marine 130 Miller Act	PERSONAL INJURY 310 Airplane 315 Airplane Product	PERSONAL INJURY 365 Personal Injury - Product Liability		Drug Related Seizure of Property 21 USC 8 Other	81	423 With	eal 28 USC 158 ndrawal JSC 157		Claims Act am (31 US0 a))	
140 Negotiable Instrument	Liability	367 Health Care/						400 State I	Reapportion	nment
L 150 Recovery of Overpayment & Enforcement of Judgmen	320 Assault, Libel & Slander	Pharmaceutical Personal Injury				PROPER 820 Copy	TY RIGHTS	410 Antitr	ust and Banki	ina
151 Medicare Act	330 Federal Employers'	Product Liability				830 Pate		450 Comm		mg
152 Recovery of Defaulted	Liability	368 Asbestos Personal					nt - Abbreviated	460 Depor		
Student Loans (Excludes Veterans)	340 Marine 345 Marine Product	Injury Product Liability				New 840 Trad	Drug Application lemark		teer Influer ot Organiza	
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of Veteran's Benefits	350 Motor Vehicle	370 Other Fraud	710	Fair Labor Standards		Act	of 2016	_ `	SC 1681 or	,
160 Stockholders' Suits	355 Motor Vehicle Product Liability	371 Truth in Lending 380 Other Personal	H720	Act Labor/Management		SOCIA	L SECURITY	<u> </u>	none Consu ction Act	umer
195 Contract Product Liability	360 Other Personal	Property Damage		Relations		861 HIA		490 Cable		
196 Franchise	Injury	385 Property Damage		Railway Labor Act			k Lung (923)		ties/Comm	nodities/
	362 Personal Injury - Medical Malpractice	Product Liability	751	Family and Medical Leave Act	$\vdash$		/C/DIWW (405(g)) D Title XVI	Excha 890 Other	inge Statutory A	Actions
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION	790	Other Labor Litigation	ı	865 RSI			ultural Acts	
210 Land Condemnation	440 Other Civil Rights	Habeas Corpus:	791	Employee Retirement					onmental M	
220 Foreclosure	441 Voting	463 Alien Detainee		Income Security Act			AL TAX SUITS	<del></del>	om of Infor	rmation
230 Rent Lease & Ejectment 240 Torts to Land	442 Employment 443 Housing/	510 Motions to Vacate Sentence					es (U.S. Plaintiff Defendant)	Act 896 Arbitr	ation	
245 Tort Product Liability	Accommodations	530 General					—Third Party	_	nistrative P	rocedure
290 All Other Real Property	445 Amer. w/Disabilities -	535 Death Penalty		IMMIGRATION		261	USC 7609	1	eview or A <sub>l</sub>	
	Employment 446 Amer. w/Disabilities -	Other: 540 Mandamus & Othe		Naturalization Applica Other Immigration	ation			Agenc 950 Consti	y Decision	
	Other	550 Civil Rights	<sup>1</sup>     1403	Actions					Statutes	01
	448 Education	555 Prison Condition								
		560 Civil Detainee - Conditions of								
		Confinement								
V. ORIGIN (Place an "X" i										
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	Cite the U.S. Civil Sta	tute under which you are	e filing (Da		007	unless di	versity):			
VI. CAUSE OF ACTIO	42 U.S.C.A. §									
vii chest of heri	Brief description of ca	<sup>use:</sup> h Disabilities Act								
VII. REQUESTED IN	<u>'_</u>			MAND \$		C1	HECK YES only	if demanded i	n comple	int:
COMPLAINT:	UNDER RULE 2	IS A <b>CLASS ACTION</b> 3, F.R.Cv.P.	DE	150,00	00		JRY DEMAND:		n compiai ∏No	
VIII. RELATED CASI	F(S)							<del></del>		
IF ANY	(See instructions):	JUDGE				_DOCKI	ET NUMBER			
DATE 10/26/2021		SIGNATURE OF ATT	ORNEY OF	RECORD DA	~ 7	ai (	$\supset$			
FOR OFFICE USE ONLY										
RECEIPT # Al	MOUNT	APPLYING IFP		JUDGI	Е		MAG. JUI	OGE		

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

#### CASE MANAGEMENT TRACK DESIGNATION FORM

:

**CIVIL ACTION** 

Telephone	FAX Nı	ımber	E-Mail Address		
<u>267-546-0131</u>	6-0131 215-944-6124 GrahamB@ericshore.com		GrahamB@ericshore.com		
		y-at-law	Attorney for		
10/26/2021	Graham 1		Julia Wargo		
(f) Standard Management -	- Cases that do	not fall into any	y one of the other tracks.	(X)	
(e) Special Management – commonly referred to a the court. (See reverse management cases.)	s complex and	that need specia	al or intense management by	( )	
(d) Asbestos – Cases involve exposure to asbestos.	ving claims for	personal injury	or property damage from	( )	
(c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2.					
(b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits.					
(a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255.					
SELECT ONE OF THE F	OLLOWING	CASE MANA	GEMENT TRACKS:		
plaintiff shall complete a C- filing the complaint and serv side of this form.) In the designation, that defendant	ase Management we a copy on all event that a de- shall, with its farties, a Case M	nt Track Design defendants. (Seefendant does r first appearance Ianagement Tra	Reduction Plan of this court, couns nation Form in all civil cases at the time § 1:03 of the plan set forth on the result agree with the plaintiff regarding, submit to the clerk of court and ser ack Designation Form specifying the need.	me of everse g said eve on	
St. Luke's Universit	y Hospital	: :	NO.		
Julia Wargo v.	)	: :			

(Civ. 660) 10/02

## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

#### DESIGNATION FORM

(to be used by counsel or pro se plaintiff to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Defendant: 801 Ostrum Street, Bethlehem, PA 18015  Place of Accident, Incident or Transaction: 801 Ostrum Street, Bethlehem, PA 18015  RELATED CASE, IF ANY:  Case Number: Judge: Date Terminated:						
Place of Accident, Incident or Transaction: 801 Ostrum Street, Bethlehem, PA 18015  RELATED CASE, IF ANY:						
RELATED CASE, IF ANY:						
Case Number: Judge: Date Terminated:						
Civil cases are deemed related when Yes is answered to any of the following questions:						
1. Is this case related to property included in an earlier numbered suit pending or within one year Yes Previously terminated action in this court?						
<ol> <li>Does this case involve the same issue of fact or grow out of the same transaction as a prior suit         yes</li></ol>						
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action of this court?						
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights  Yes  No X						
I certify that, to my knowledge, the within case is / is not related to any case now pending or within one year previously terminated action in this court except as noted above.						
DATE: 10/26/2021 92692  Attorney-at-Law / Pro Se Plaintiff Attorney I.D. # (if applicable)						
Attorney-at-Law / Pro Se Plaintiff Attorney I.D. # (if applicable)						
CIVIL: (Place a √ in one category only)						
A. Federal Question Cases:  B. Diversity Jurisdiction Cases:						
1. Indemnity Contract, Marine Contract, and All Other Contracts  2. FELA  3. Insurance Contract and Other Contracts  2. Airplane Personal Injury						
3. Jones Act-Personal Injury       3. Assault, Defamation         4. Antitrust       4. Marine Personal Injury         5. Patent       5. Motor Vehicle Personal Injury         6. Labor-Management Relations       6. Other Personal Injury (Please specify):						
□       5. Patent       □       5. Motor Vehicle Personal Injury         □       6. Labor-Management Relations       □       6. Other Personal Injury (Please specify):						
X       7. Civil Rights       ☐ 7. Products Liability         B. Habeas Corpus       ☐ 8. Products Liability – Asbestos						
9. Securities Act(s) Cases 9. All other Diversity Cases						
10. Social Security Review Cases (Please specify):						
(Please specify):						
ARBITRATION CERTIFICATION						
(The effect of this certification is to remove the case from eligibility for arbitration.)						
I, Graham F. Baird, counsel of record or pro se plaintiff, do hereby certify:						
Pursuant to Local Civil Rule 53.2, § 3(c) (2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs:						
Relief other than monetary damages is sought.						
DATE: 10/26/2021 DM Ri 92692						
Attorney-at-Law / Pro Se Plaintiff  Attorney I.D. # (if applicable)  NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38.						

#### UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JULIA WARGO

1900 Whittles Wood :

Williamsburg, VA 23185 : JURY DEMANDED

:

Plaintiff,

.

v. :

: No.

ST. LUKE'S UNIVERSITY HOSPITAL

801 Ostrum Street Bethlehem, PA 18015

:

Defendants

#### **CIVIL ACTION COMPLAINT**

#### I. Parties and Reasons for Jurisdiction.

- 1. Plaintiff, JULIA WARGO (hereinafter "Plaintiff") is an adult individual residing at the above address.
- 2. Defendant, ST. LUKE'S UNIVERSITY HOSPITAL (hereinafter "St. Luke's") is a business corporation organized by and operating under the laws of the Commonwealth of Pennsylvania and having a principal place of business at the above captioned address.
- 3. At all times material hereto, Defendant qualified as Plaintiff's employer pursuant to the Americans with Disabilities Act, the Family and Medical Leave Act, the Pennsylvania Human Relations Act and as defined under Pennsylvania common law.
- 4. This action is instituted pursuant to the Americans with Disabilities Act, the Family and Medical Leave Act, and the Pennsylvania Human Relations Act.
  - 5. Jurisdiction is conferred by 28 U.S.C. §§ 1331 and 1343.
- 6. Supplemental jurisdiction over the Plaintiff's state law claim is conferred pursuant to 28 U.S.C. § 1367.

- 7. Plaintiff has exhausted her administrative remedies prior to bringing this civil rights claim. [Exh. A.]
- 8. Pursuant to 28 U.S.C. § 1391(b)(1) and (b)(2), venue is properly laid in this district because Defendant conducts business in this district, and because a substantial part of the acts and/or omissions giving rise to the claims set forth herein occurred in this judicial district. Plaintiff was working in the Eastern District of Pennsylvania at the time of the illegal actions by Defendant as set forth herein.

#### **II.** Operative Facts.

- 9. On or about August 29, 2011, Defendant hired Plaintiff as a nurse case manager.
- 10. At all times material hereto, Plaintiff suffers from Bipolar II Disorder, PTSD, and Generalized Anxiety Disorder.
- 11. On or about March 7, 2017, Plaintiff applied and was approved for intermittent FMLA leave to cover any absences that arose due to her diagnosed disabilities.
- 12. In December of 2018, Plaintiff applied and was approved for another FMLA leave as well as intermittent leave for the time period of December 27, 2018 to January 6, 2019, with the intermittent leave covering weekly therapy sessions thereafter.
- 13. On or about December 25, 2019, Plaintiff fell while at home, suffering injuries to her head and back.
- 14. On or about January 6, 2020, after suffering increased headaches and other symptoms consistent with concussion, Plaintiff updated her intermittent FMLA leave to include attendance of appointments related to the injuries to her head and back, such as physical and occupational therapy.

- 15. On or about November 4, 2020, Defendant terminated Plaintiff's employment for "performance issues."
- 16. Prior to her need to take FMLA leave to manage her conditions, Plaintiff had always had outstanding reviews and no complaints or issues.
  - 17. Defendant failed to reasonably accommodate Plaintiff's disability.
- 18. Defendant failed to meaningfully engage in an interactive process towards the development of a reasonable accommodation for Plaintiff's disability.
- 19. At all times material hereto, Defendant was hostile to Plaintiff's diagnosed medical condition and need to take FMLA leave, and terminated her as a result of that animus.
- 20. As a direct and proximate result of Defendant's conduct in terminating Plaintiff, she sustained great economic loss, future lost earning capacity, lost opportunity, loss of future wages, as well emotional distress, humiliation, pain and suffering and other damages as set forth below.

#### III. Causes of Action.

## COUNT I– AMERICANS WITH DISABILITIES ACT (42 U.S.C.A. § 12101 et seq)

- 21. Plaintiff incorporates paragraphs 1-20 as if fully set forth at length herein.
- 22. At all times material hereto, and pursuant to the Americans with Disabilities Act of 1990, 42 U.S.C. §12101, et seq., an employer may not discriminate against an employee based on a disability.
- 23. Plaintiff is a qualified employee and person within the definition of Americans with Disabilities Act of 1990, 42 U.S.C. §12101, et seq.
- 24. Defendant is an "employer" and thereby subject to the strictures of the Americans with Disabilities Act of 1990, 42 U.S.C. §12101, et seq.

- 25. At all times material hereto, Plaintiff had a qualified disability, as described above.
- 26. Defendant failed to accommodate or otherwise engage in a meaningful back and forth towards the development of a reasonable accommodation.
- 27. Defendant's conduct in terminating Plaintiff is an adverse action, was taken as a result of her disability and constitutes a violation of the Americans with Disabilities Act of 1990, 42 U.S.C. §12101, et seq..
- 28. As a proximate result of Defendant's conduct, Plaintiff sustained significant damages, including but not limited to: great economic loss, future lost earning capacity, lost opportunity, loss of future wages, loss of front pay, loss of back pay, liquidated damages as well as emotional distress, humiliation, pain and suffering, consequential damages and Plaintiff has also sustained work loss, loss of opportunity, and a permanent diminution of her earning power and capacity and a claim is made therefore.
- 29. As a result of the conduct of Defendant's owners/management, Plaintiff hereby demands punitive damages.
- 30. Pursuant to the Americans with Disabilities Act of 1990, 42 U.S.C. §12101, et seq Plaintiff demands attorneys fees and court costs.

## COUNT II – VIOLATION OF FMLA—RETALIATION (29 U.S.C. §2601 et seq.)

- 31. Plaintiff incorporates paragraphs 1-30 as if fully set forth at length herein.
- 32. As set forth above, Plaintiff was entitled to medical leave pursuant to the FMLA, 29 U.S.C. §2601, et seq.
- 33. As described above, Defendant terminated Plaintiff's employment, an adverse action, in retaliation for her exercising her rights to take FMLA leave.

- 34. Defendant's motivation in terminating Plaintiff's employment was based, in part, upon her application and utilization of FMLA leave.
- 35. As a proximate result of Defendant's conduct, Plaintiff sustained significant damages, including but not limited to: great economic loss, future lost earning capacity, lost opportunity, loss of future wages, loss of front pay, loss of back pay, as well as emotional distress, humiliation, pain and suffering, consequential damages and Plaintiff has also sustained work loss, loss of opportunity, and a permanent diminution of her earning power and capacity and a claim is made therefore.
- 36. As a result of the conduct of Defendant's owners/management, Plaintiff hereby demands punitive and/or liquidated damages.
- 37. Pursuant to the Family and Medical Leave Act of 1993, 29 U.S.C. §2601, et seq Plaintiff demands attorneys fees and court costs.

## COUNT III—PENNSYLVANIA HUMAN RELATIONS ACT 43 Pa.C.S.A. §951, et seq.

- 38. Plaintiff incorporates paragraphs 1-37 as if fully set forth at length herein.
- 39. As set forth above, Plaintiff is a member of a protected class.
- 40. Defendant failed to accommodate or otherwise engage in a meaningful back and forth towards the development of a reasonable accommodation.
  - 41. Defendant terminated Plaintiff's employment.
- 42. As set forth above, a motivating factor in the decision to terminate Plaintiff's employment is Plaintiff's disability.
- 43. Plaintiff suffered disparate treatment in the manner in which she was terminated as compared to similarly situated able-bodied employees, who received more favorable treatment by Defendant.

- 44. As such, Defendant violated the Pennsylvania Human Relations Act, 43 Pa.C.S.A. §951, et seq.
- 45. As a proximate result of Defendant's conduct, Plaintiff sustained significant damages, including but not limited to: great economic loss, future lost earning capacity, lost opportunity, loss of future wages, loss of front pay, loss of back pay, as well as emotional distress, mental anguish, humiliation, pain and suffering, consequential damages and Plaintiff has also sustained work loss, loss of opportunity, and a permanent diminution of earning power and capacity and a claim is made therefore.
  - 46. Plaintiff demands attorneys' fees and court costs.

#### IV. Relief Requested.

**WHEREFORE,** Plaintiff, JULIA WARGO demands judgment in her favor and against Defendant, ST. LUKE'S UNIVERSITY HOSPITAL, in an amount in excess of \$150,000.00 together with:

- A. Compensatory damages, including but not limited to: back pay, front pay, past lost wages, future lost wages. Lost pay increases, lost pay incentives, lost opportunity, lost benefits, lost future earning capacity, injury to reputation, mental and emotional distress, pain and suffering;
- B. Punitive damages;
- C. Liquidated damages;
- D. Attorneys fees and costs of suit;
- E. Interest, delay damages; and,
- F. Any other further relief this Court deems just proper and equitable.

LAW OFFICES OF ERIC A. SHORE, P.C.

BY:\_

**GRAHAM F. BAIRD, ESQUIRE** 

Two Penn Center 1500 JFK Boulevard, Suite 1240 Philadelphia, PA 19102

Attorney for Plaintiff, Julia Wargo

Date: 10/26/2021

# EXH. A

## Case 5:21-cv-04690-EGS Document 1 Filed 10/26/21 Page 12 of 14 U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

EEOC Form 161 (11/2020)

#### DISMISSAL AND NOTICE OF RIGHTS

		DISINISSAL AND NOT		Monio			
8522	B. Wargo Croaker Rd Imsburg, VA 23188		From:	Philadelphia Distri 801 Market Street Suite 1000 Philadelphia, PA 1			
		person(s) aggrieved whose identity is FIAL (29 CFR §1601.7(a))					
EEOC Charge No. EEOC Representative Telephone							
		Legal Unit,					
530-2021-		Legal Technician			(267) 589-9700		
THE EEO	C IS CLOSING ITS F	ILE ON THIS CHARGE FOR THE	FOLLO	WING REASON:			
	The facts alleged in the charge fail to state a claim under any of the statutes enforced by the EEOC.						
Your allegations did not involve a disability as defined by the Americans With Disabilities Act.							
	The Respondent employs less than the required number of employees or is not otherwise covered by the statutes.						
	Your charge was not timely filed with EEOC; in other words, you waited too long after the date(s) of the alleged discrimination to file your charge						
X	The EEOC issues the following determination: The EEOC will not proceed further with its investigation, and makes no determination about whether further investigation would establish violations of the statute. This does not mean the claims have no merit. This determination does not certify that the respondent is in compliance with the statutes. The EEOC makes no finding as to the merits of any other issues that might be construed as having been raised by this charge.						
	The EEOC has adopted the findings of the state or local fair employment practices agency that investigated this charge.						
	Other (briefly state)						
		- NOTICE OF SUIT					
<b>Discrimina</b> You may fil lawsuit <b>mu</b> lost. (The t	ation in Employment e a lawsuit against th st be filed WITHIN 9 ime limit for filing suit	tisabilities Act, the Genetic Information Act: This will be the only notice of the respondent(s) under federal law ODAYS of your receipt of this rebased on a claim under state law responses must be filed in federal or state of	of dismis based on totice; on the displayments	sal and of your right on this charge in fede r your right to sue ba ifferent.)	to sue that we will send you. eral or state court. Your sed on this charge will be		
alleged EP		s must be filed in federal or state on state on the second second in the second					
		On behalf of	the Comr	mission			
		Dana Blut	te		08/03/2021		
Enclosures(s	)	Dana R. Hu Deputy Dire	•		(Date Issued)		
CC: SCOTT HECKMAN, Esq.			GRAHAM F. BAIRD, Esq.				

ST. LUKE'S UNIVERSITY HOSPITAL 801 Ostrum Street Bethlehem, PA 18015

LAW OFFICES OF ERIC A. SHORE Two Penn Center, Suite 1240 1500 Jfk Boulevard Philadelphia, PA 19102

Enclosure with EEOC Form 161 (11/2020)

## INFORMATION RELATED TO FILING SUIT UNDER THE LAWS ENFORCED BY THE EEOC

(This information relates to filing suit in Federal or State court <u>under Federal law</u>.

If you also plan to sue claiming violations of State law, please be aware that time limits and other provisions of State law may be shorter or more limited than those described below.)

#### **PRIVATE SUIT RIGHTS**

Title VII of the Civil Rights Act, the Americans with Disabilities Act (ADA), the Genetic Information Nondiscrimination Act (GINA), or the Age Discrimination in Employment Act (ADEA):

In order to pursue this matter further, you must file a lawsuit against the respondent(s) named in the charge <u>within</u> <u>90 days</u> of the date you *receive* this Notice. Therefore, you should keep a record of this date. Once this 90-day period is over, your right to sue based on the charge referred to in this Notice will be lost. If you intend to consult an attorney, you should do so promptly. Give your attorney a copy of this Notice, and its envelope or record of receipt, and tell him or her the date you received it. Furthermore, in order to avoid any question that you did not act in a timely manner, it is prudent that your suit be filed within 90 days of the date this Notice was *issued* to you (as indicated where the Notice is signed) or the date of the postmark or record of receipt, if later.

Your lawsuit may be filed in U.S. District Court or a State court of competent jurisdiction. (Usually, the appropriate State court is the general civil trial court.) Whether you file in Federal or State court is a matter for you to decide after talking to your attorney. Filing this Notice is not enough. You must file a "complaint" that contains a short statement of the facts of your case which shows that you are entitled to relief. Your suit may include any matter alleged in the charge or, to the extent permitted by court decisions, matters like or related to the matters alleged in the charge. Generally, suits are brought in the State where the alleged unlawful practice occurred, but in some cases can be brought where relevant employment records are kept, where the employment would have been, or where the respondent has its main office. If you have simple questions, you usually can get answers from the office of the clerk of the court where you are bringing suit, but do not expect that office to write your complaint or make legal strategy decisions for you.

#### PRIVATE SUIT RIGHTS -- Equal Pay Act (EPA):

EPA suits must be filed in court within 2 years (3 years for willful violations) of the alleged EPA underpayment: back pay due for violations that occurred **more than 2 years (3 years) before you file suit** may not be collectible. For example, if you were underpaid under the EPA for work performed from 7/1/08 to 12/1/08, you should file suit before 7/1/10 – not 12/1/10 -- in order to recover unpaid wages due for July 2008. This time limit for filing an EPA suit is separate from the 90-day filing period under Title VII, the ADA, GINA or the ADEA referred to above. Therefore, if you also plan to sue under Title VII, the ADA, GINA or the ADEA, in addition to suing on the EPA claim, suit must be filed within 90 days of this Notice and within the 2- or 3-year EPA back pay recovery period.

#### ATTORNEY REPRESENTATION -- Title VII, the ADA or GINA:

If you cannot afford or have been unable to obtain a lawyer to represent you, the U.S. District Court having jurisdiction in your case may, in limited circumstances, assist you in obtaining a lawyer. Requests for such assistance must be made to the U.S. District Court in the form and manner it requires (you should be prepared to explain in detail your efforts to retain an attorney). Requests should be made well before the end of the 90-day period mentioned above, because such requests do <u>not</u> relieve you of the requirement to bring suit within 90 days.

#### ATTORNEY REFERRAL AND EEOC ASSISTANCE -- All Statutes:

You may contact the EEOC representative shown on your Notice if you need help in finding a lawyer or if you have any questions about your legal rights, including advice on which U.S. District Court can hear your case. If you need to inspect or obtain a copy of information in EEOC's file on the charge, please request it promptly in writing and provide your charge number (as shown on your Notice). While EEOC destroys charge files after a certain time, all charge files are kept for at least 6 months after our last action on the case. Therefore, if you file suit and want to review the charge file, **please make your review request within 6 months of this Notice**. (Before filing suit, any request should be made within the next 90 days.)

IF YOU FILE SUIT, PLEASE SEND A COPY OF YOUR COURT COMPLAINT TO THIS OFFICE.

**NOTICE OF RIGHTS UNDER THE ADA AMENDMENTS ACT OF 2008 (ADAAA):** The ADA was amended, effective January 1, 2009, to broaden the definitions of disability to make it easier for individuals to be covered under the ADA/ADAAA. A disability is still defined as (1) a physical or mental impairment that substantially limits one or more major life activities (actual disability); (2) a record of a substantially limiting impairment; or (3) being regarded as having a disability. *However, these terms are redefined, and it is easier to be covered under the new law.* 

If you plan to retain an attorney to assist you with your ADA claim, we recommend that you share this information with your attorney and suggest that he or she consult the amended regulations and appendix, and other ADA related publications, available at http://www.eeoc.gov/laws/types/disability\_regulations.cfm.

"Actual" disability or a "record of" a disability (note: if you are pursuing a failure to accommodate claim you must meet the standards for either "actual" or "record of" a disability):

- > The limitations from the impairment no longer have to be severe or significant for the impairment to be considered substantially limiting.
- ➤ In addition to activities such as performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, thinking, concentrating, reading, bending, and communicating (more examples at 29 C.F.R. § 1630.2(i)), "major life activities" now include the operation of major bodily functions, such as: functions of the immune system, special sense organs and skin; normal cell growth; and digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardiovascular, endocrine, hemic, lymphatic, musculoskeletal, and reproductive functions; or the operation of an individual organ within a body system.
- **Only one** major life activity need be substantially limited.
- ➤ With the exception of ordinary eyeglasses or contact lenses, the beneficial effects of "mitigating measures" (e.g., hearing aid, prosthesis, medication, therapy, behavioral modifications) are not considered in determining if the impairment substantially limits a major life activity.
- An impairment that is "episodic" (e.g., epilepsy, depression, multiple sclerosis) or "in remission" (e.g., cancer) is a disability if it would be substantially limiting when active.
- An impairment may be substantially limiting even though it lasts or is expected to last fewer than six months.

#### "Regarded as" coverage:

- An individual can meet the definition of disability if an **employment action was taken because of an actual or perceived impairment** (e.g., refusal to hire, demotion, placement on involuntary leave, termination, exclusion for failure to meet a qualification standard, harassment, or denial of any other term, condition, or privilege of employment).
- ➤ "Regarded as" coverage under the ADAAA no longer requires that an impairment be substantially limiting, or that the employer perceives the impairment to be substantially limiting.
- The employer has a defense against a "regarded as" claim only when the impairment at issue is objectively *BOTH* transitory (lasting or expected to last six months or less) *AND* minor.
- A person is not able to bring a failure to accommodate claim *if* the individual is covered only under the "regarded as" definition of "disability."

Note: Although the amended ADA states that the definition of disability "shall be construed broadly" and "should not demand extensive analysis," some courts require specificity in the complaint explaining how an impairment substantially limits a major life activity or what facts indicate the challenged employment action was because of the impairment. Beyond the initial pleading stage, some courts will require specific evidence to establish disability. For more information, consult the amended regulations and appendix, as well as explanatory publications, available at <a href="http://www.eeoc.gov/laws/types/disability\_regulations.cfm">http://www.eeoc.gov/laws/types/disability\_regulations.cfm</a>.